Form 152 Revised 8/07		
	<b>Division</b> 160 East 3	OR COMMISSION  n of Adjudication 300 South, 3 <sup>rd</sup> Floor Box 146615
		City, UT 84114-6615
		*
Applicant		*
		* APPOINTMENT OF COUNSEL
	V.	* Date of Occupational Injury/Illness
Employer		* * *
my attorney in this workers' co amount provided by Labor Con	ompensation claim. I under mmission Rule R602-2-4, will be subtracted from an erfor services rendered in	es at the Labor Commission. I hereby appoint the undersigned as erstand that the fee my attorney can receive is limited to the printed on the reverse side of this form. I also understand that the y disability compensation awarded to me and that my attorney this matter.  Date
Print Name of Attorney	Bar Number	Printed Name of Applicant
Attorney's Federal I.D. Number		Applicant's Social Security Number
Signature of Attorney		Signature of Applicant
Street Address of Attorney		Street Address of Applicant
City/State/ Zip		City/State/Zip
Attorney's Telephone Number		Applicant's Telephone Number

the

UNSIGNED OR INCOMPLETE FORMS WILL BE RETURNED.

APPLICANT'S SIGNATURE CERTIFIES READING OF THE STATUTE AND RULE ON REVERSE SIDE OF THIS FORM.

## §34A-1-309, U.C.A. ATTORNEY'S FEES

In all cases coming before the Labor Commission in which attorneys have been employed, the Commission is vested with full power to regulate and fix the fees of such attorneys.

## **R602.** Labor Commission, Adjudication

## **R602.2.** Adjudication of Workers' Compensation and Occupational Disease Claims

## R602-2-4. Attorney Fees.

- A. Pursuant to Section 34A-1-309, the Commission adopts the following rule to regulate and fix reasonable fees for attorneys representing applicants in workers' compensation or occupational illness claims.
  - 1. This rule applies to all fees awarded after January 1, 2007.
- 2. Fees awarded prior to the effective date of this rule are determined according to the prior version of this rule in effect on the date of the award.
- B. Upon written agreement, when an attorney's services are limited to consultation, document preparation, document review, or review of settlement proposals, the attorney may charge the applicant an hourly fee of not more than \$125 for time actually spent in providing such services, up to a maximum of four hours.
- 1. Commission approval is not required for attorneys fees charged under this subsection B. It is the applicant's responsibility to pay attorneys fees permitted by this subsection B.
- 2. In all other cases involving payment of applicants' attorneys fees which are not covered by this subsection B., the entire amount of such attorneys fees are subject to subsection C. or D. of this rule.
- C. Except for legal services compensated under subsection B. of this rule, all legal services provided to applicants shall be compensated on a contingent fee basis.
  - 1. For purposes of this subsection C., the following definitions and limitations apply:
  - a. The term "benefits" includes only death or disability compensation and interest accrued thereon.
- b. Benefits are "generated" when paid as a result of legal services rendered after an Appointment of Counsel form is signed by the applicant. A copy of this form must be filed with the Commission by the applicant's attorney.
- c. In no case shall an attorney collect fees calculated on more than the first 312 weeks of any and all combinations of workers' compensation benefits.
- 2. Fees and costs authorized by this subsection shall be deducted from the applicant's benefits and paid directly to the attorney on order of the Commission. A retainer in advance of a Commission approved fee is not allowed.
  - 3. Attorney fees for benefits generated by the attorney's services shall be computed as follows:
- a. For all legal services rendered through final Commission action, the fee shall be 20% of weekly benefits generated for the first \$24,275 plus 15% of the weekly benefits generated in excess of \$24,275 but not exceeding \$48,550, plus 10% of the weekly benefits generated in excess of \$48.550, to a maximum of \$12,250.
- b. For legal services rendered in prosecuting or defending an appeal before the Utah Court of Appeals, an attorney's fee shall be awarded amounting to 25% of the benefits in dispute before the Court of Appeals. This amount shall be added to any attorney's fee awarded under subsection C.3.a for benefits not in dispute before the Court of Appeals. The total amount of fees awarded under subsection C.3.a. and this subsection C.3.b shall not exceed \$17,900.
- c. For legal service rendered in prosecuting or defending an appeal before the Utah Supreme Court, an attorney's fee shall be awarded amounting to 30% of the benefits in dispute before the Supreme Court. This amount shall be added to any attorney's fee awarded under subsection C.3.a. and subsection C.3.b. and this subsection C.3.c shall not exceed \$23,550.
- 4. In addition to attorneys fees authorized by this subsection, a prevailing applicant's attorney shall be awarded reasonable and necessary costs actually incurred in the prosecution of the applicant's claim, as determined by the ALJ.
- D. In "medical only" cases in which awards of attorneys' fees are authorized by §34A-1-309(4), the amount of such fees and costs shall be computed according to the provisions of subsection C.